

1 SCOTT B. LIEBERMAN, Cal. Bar No. 208764
slieberman@ftrlfirm.com

2 **FINLAYSON TOFFER**
3 **ROOSEVELT & LILLY LLP**
4 15615 Alton Parkway, Suite 250
Irvine, California 92618
Telephone: 949.759.3810
Facsimile: 949.759.3812

5 Attorneys for Defendants
6 NATIONAL LEGAL STAFFING
7 SUPPORT, LLC; RESOLVLY, LLC;
GREGORY FISHMAN and JULIE QUELER

8
9 UNITED STATES DISTRICT COURT
10 CENTRAL DISTRICT OF CALIFORNIA

11 VIVIAN GRIJALVA; EVAN WENDT;
12 JASMINE YOUNG; ERINN SUDOL;
13 JENNIFER ACKERMAN;
14 ELIZABETH RIPOLI; JAIME
SWEAT; JETZEBELL GARCIA;
ERICKA ZURA; ZACHARY
HODGES; MICHAEL PARI; and
ANTHONY PARI, individually,

15 Plaintiff,

16 v.

17 KEVIN MASON, P.A.; GM LAW
18 FIRM, LLC; KEVIN P. MASON, in his
individual capacity; CHANTEL L.
19 GRANT, in her individual capacity;
NATIONAL LEGAL STAFFING
20 SUPPORT, LLC; RELIANT
ACCOUNT MANAGEMENT (RAM),
21 LLC; RESOLVLY, LLC; GREGORY
FISHMAN, in his individual capacity;
22 JULIE QUELER, in her individual
capacity; JOHN AND JANE DOE
23 DEFENDANTS 1-5; and XYZ
24 BUSINESS ENTITY DEFENDANTS
1-5,

25 Defendants.

Case No. 8:18-cv-02010-MCS (DFMx)

**STIPULATED PROTECTIVE
ORDER**

Complaint Filed: November 13, 2018
Final Pretrial Conf.: May 28, 2021
Trial Date: Not yet set

STIPULATION

IT IS HEREBY STIPULATED by all parties to this action, by and through their respective attorneys of record, that discovery or disclosure in this case of specified private, privileged, proprietary, trade secret and/or confidential information shall be had on the following terms and conditions:

1. DEFINITIONS

1.1 As used herein, the phrase “Confidential Information” means and includes: (a) anything that a party contends qualifies as a Trade Secret under California Civil Code § 3426 *et seq.*; (b) any proprietary information, document, or thing which has not been made public and which concerns or relates to the processes, operations, sales, identification of customers, income, profits, losses, or expenditures of any persons, corporation, or other organization, the disclosure of which information may have the effect of causing harm to the competitive position of the person, corporation, or to the organization from which the information was obtained; (c) non-public data derived, copied, or extracted from such information, including any summaries, compilations, quotes, or paraphrases thereof; or (d) testimony by any witness or conversations or presentations by parties or their counsel concerning (a), (b) or (c) above.

1.2 As used herein, the terms “document” or “documents” mean and include, but are not limited to, records, exhibits, reports, samples, transcripts, video or audio recordings, computer files, disks, affidavits, briefs, pleadings, summaries, notes, abstracts, drawings, company records and reports, answers to interrogatories, responses to requests for admissions or document requests, and motions, including copies or computer-stored versions of any of the foregoing, as well as anything meeting the definition of a “writing” as used in Cal. Evid. Code § 250.

2. DESIGNATION OF CONFIDENTIAL INFORMATION

2.1 This Stipulated Protective Order applies to all discovery responses in this case and any other documents or materials containing Confidential

1 Information disclosed in this action that are designated by a party, whether such
2 disclosure is during the course of investigation, discovery, or motions, by order of
3 the Court, in response to questions in a deposition, requests for the production of
4 documents and other tangible things and responses thereto, or any other discovery
5 undertaken in this action.

6 **2.2** Any party may designate Confidential Information, as defined
7 above, as “**CONFIDENTIAL**” prior to or at the time of disclosure. Such
8 designation shall be made by placing the appropriate designation on every page of
9 each document so designated, if practical, in such a manner so as not to alter the
10 original of any such document. In the case of information disclosed in or by a
11 non-paper medium (e.g., videotape, audiotape, computer disk, or other tangible
12 thing), the appropriate designation shall be affixed to the outside of the medium or
13 its container so as to clearly give notice of the designation. Such designation is
14 deemed to apply both to the document or other material itself and to the Confidential
15 Information contained therein or thereon.

16 **2.3** Confidential Information shall be used only for the purposes of
17 this litigation and may not be used by any party to which or whom that information
18 is produced or disclosed for any other purpose.

19 **2.4** The parties and/or their attorneys shall use reasonable care and
20 diligence to avoid designating any documents or materials as **CONFIDENTIAL**
21 that are not entitled to such designation.

22 **2.5** Regardless of designation pursuant to this Stipulated Protective
23 Order, if a document or testimony makes reference to the actual or alleged conduct
24 or statements of a person who is a potential witness in this action, counsel may
25 discuss such conduct or statements with such witness without revealing any portion
26 of the document or testimony other than that which specifically refers to such
27 conduct or statement, and such discussion shall not constitute disclosure within the
28 terms of Paragraph 5 below.

1 **2.6** The parties agree that a protective order for Confidential
2 Information is justified in this matter to expedite the flow of information, to
3 facilitate the prompt resolution of disputes over confidentiality of discovery
4 materials, to adequately protect information the parties are entitled to keep
5 confidential, to ensure that the parties are permitted reasonable and necessary uses
6 of such material in preparation for and in the conduct of trial, to address the
7 handling of such information at the end of the litigation, and to serve the ends of
8 justice.

9 **3. DEPOSITIONS**

10 **3.1** With respect to the examination of witnesses upon oral
11 deposition, when Confidential Information is supplied to the deponent, or when the
12 deponent's testimony contains, reflects, or comments on Confidential Information,
13 the deposition reporter and/or videotape operator shall be informed of this Stipulated
14 Protective Order by the party seeking to invoke its protection. If deposition
15 testimony is designated as **CONFIDENTIAL** at a deposition, the portion of the
16 testimony so designated shall be bound in a separate transcript (and recorded on a
17 separate videotape, if the deposition is videotaped). The reporter and/or videotape
18 operator shall then place on the cover of any such separate transcript or videotape
19 the words "**CONFIDENTIAL**" or "**CONTAINS CONFIDENTIAL**
20 **INFORMATION,**" as appropriate. Counsel for the parties shall then take
21 appropriate steps to prevent such separate transcript or videotape so designated from
22 being disclosed to any person, except as provided in this Stipulated Protective
23 Order.

24 **3.2** If Confidential Information is to be discussed or disclosed in a
25 deposition, any party claiming such confidentiality may exclude from the room any
26 person who is not entitled to disclosure of such Confidential Information during that
27 portion of the deposition in which the Confidential Information is actually discussed
28 or disclosed.

1 **3.3** Nothing herein shall preclude a party from showing any
2 deponent in this action documents or other materials designated as
3 **CONFIDENTIAL** if said deponent was the author, sender, or a recipient of such
4 documents or other materials or can otherwise be demonstrated to have had prior
5 access to or receipt of said documents or materials or the information contained
6 therein.

7 **4. DEPONENTS AND THIRD PARTY WITNESSES BOUND BY THIS**
8 **PROTECTIVE ORDER.**

9 **4.1** Each deponent or third party witness to whom any party
10 proposes to disclose Confidential Information at a deposition, hearing, or other
11 proceeding shall first be given a copy of this Stipulated Protective Order and
12 informed of its contents; shall agree to be bound by the obligations of confidentiality
13 and non-disclosure as set forth in this Stipulated Protective Order; and shall either
14 (a) execute a declaration in the form attached hereto as Attachment A, or (b) shall
15 orally agree, if such oral agreement is made on the record, to be bound by its terms,
16 which shall also be made a part of the record.

17 **5. ACCESS TO CONFIDENTIAL INFORMATION**

18 **5.1** All Confidential Information shall be maintained in confidence
19 and shall not be disclosed, directly or indirectly, to any person or entity except as
20 provided in this Stipulated Protective Order.

21 **5.2** Access to and/or disclosure of information designated as
22 **CONFIDENTIAL** shall be limited to the following “Qualified Persons”:

23 **5.2.1.** Counsel of record for the parties, their employees, their
24 staff, and their support personnel (including any outside vendor for simple
25 reproduction, computer scanning, photocopying, or other litigation support
26 services).

27 **5.2.2.** Consultants and experts retained or consulted by counsel
28 for the parties, provided the consultant or expert fulfills the conditions in Paragraph

1 5.4.

2 **5.2.3.** The parties to this case, and their officers, directors, in-
3 house counsel and employees whose counsel of record believes in good faith have a
4 need for access to such information for the preparation and trial of this action.

5 **5.2.4.** Deponents or third party witnesses who fulfill the
6 conditions of Paragraph 4.1 above.

7 **5.2.5.** The Court and its authorized personnel.

8 **5.2.6.** Any person who created the document, previously
9 received the document, or who counsel has a reasonable and good faith belief has
10 independent knowledge of the Confidential Information.

11 **5.2.7.** Court reporters and their staff.

12 **5.2.8.** Any mediators or settlement officers and their supporting
13 personnel, mutually agreed upon by any of the parties engaged in settlement
14 discussions.

15 **5.3** No Confidential Information received by any party or counsel in
16 this lawsuit may be revealed or disclosed to any person or entity not described
17 above. Notwithstanding the foregoing, nothing in this Stipulated Protective Order
18 shall be interpreted to prohibit the disclosure of any Confidential Information to any
19 federal, state, or local governmental entity where there is a legal obligation or duty
20 to make such disclosure.

21 **5.4** Each consultant authorized pursuant to Paragraph 5.2.2, shall,
22 prior to being given access to Confidential Information, acknowledge in writing his
23 or her familiarity with the terms of this Stipulated Protective Order and execute a
24 declaration in the form specified in Attachment A hereto.

25 **5.5** If a party is served with a subpoena or a court order issued in
26 other litigation that compels disclosure of any information or items designated in
27 this action as “CONFIDENTIAL,” that party must: (a) promptly notify in writing
28 the designating party, and such notification shall include a copy of the subpoena or

1 court order; (b) promptly notify in writing the party who caused the subpoena or
2 order to issue in the other litigation that some or all of the material covered by the
3 subpoena or order is subject to this Stipulated Protective Order, and such
4 notification shall include a copy of this Stipulated Protective Order; and (c)
5 cooperate with respect to all reasonable procedures sought to be pursued by the
6 designating party whose Confidential Information may be affected. If the
7 designating party timely seeks a protective order, the party served with the subpoena
8 or court order shall not produce any information designated in this action as
9 “CONFIDENTIAL” before a determination by the court from which the subpoena
10 or order issued, unless the party has obtained the designating party’s permission.
11 The designating party shall bear the burden and expense of seeking protection in
12 that court of its confidential material and nothing in these provisions should be
13 construed as authorizing or encouraging a receiving party in this action to disobey a
14 lawful directive from another court.

15 **6. PARTY’S OWN INFORMATION.**

16 **6.1** Nothing in this Stipulated Protective Order shall affect the right
17 of the designating party to disclose to its officers, directors, employees, consultants
18 or experts, or to any other person, Confidential Information designated by it.

19 **7. CHALLENGING A DESIGNATION.**

20 **7.1** In the event that a party at any time believes that designated
21 Confidential Information should not be so designated, or that a different designation
22 should be employed, counsel for that party shall so notify counsel for the
23 designating party in writing. Counsel for the complaining and designating parties
24 then shall meet and confer in good faith concerning such disputed Confidential
25 Information within ten (10) days of receipt of the notice. If agreement is not
26 reached within those ten (10) days, the complaining party may file a motion or
27 application upon appropriate notice requesting that the Court order the removal of
28 the designating party’s designation or order a different designation. Upon such

1 motion and in its opposition, the designating party bears the burden of proof to
2 support the designation. The issue will be decided based on the motion and
3 opposition with no other briefing. The designated Confidential Information shall be
4 subject to and protected by this Stipulated Protective Order under the designation
5 assigned by the designating party until the Court has ruled on any such motion.

6 **7.2** No party shall be obliged to challenge the propriety of a
7 confidential designation at any specified time, and a failure to do so shall not
8 preclude a subsequent attack on the propriety of such designation.

9 **8. INADVERTENT FAILURES TO DESIGNATE / INADVERTENT**
10 **DISCLOSURE.**

11 **8.1** The inadvertent failure to designate Confidential Information
12 properly (or at all) in accordance with this Stipulated Protective Order prior to or at
13 the time of disclosure shall not operate as a waiver of a party's right to thereafter
14 designate such information as confidential within thirty (30) days after such
15 disclosure or after actual notice of such inadvertent disclosure, whichever is later.
16 With respect to documents or information produced prior to the entry of this Order
17 by any party, the producing party shall have thirty (30) days from the entry of this
18 Order within which to designate such matter as confidential.

19 **8.2** In the event that Confidential Information is designated as
20 confidential after disclosure, all receiving parties shall employ reasonable efforts to
21 ensure that all inadvertently disclosed information is subsequently treated as
22 confidential pursuant to the terms of this Stipulated Protective Order.

23 **8.3** If a receiving party learns that, by inadvertence or otherwise, it
24 has disclosed Confidential Information to any person or in any circumstance not
25 authorized under this Stipulated Protective Order, the receiving party must
26 immediately (a) notify in writing the designating party of the unauthorized
27 disclosures, (b) use its best efforts to retrieve all unauthorized copies of the
28 Confidential Information, (c) inform the person or persons to whom unauthorized

1 disclosures were made of all the terms of this Order, and (d) request such person or
2 persons to execute the “Nondisclosure Agreement” attached hereto as Exhibit A.

3 **9. MISCELLANEOUS.**

4 **9.1** A person with custody of documents designated
5 **CONFIDENTIAL** shall maintain them in a manner that limits access to those
6 documents to only those persons entitled under this Stipulated Protective Order to
7 examine them. This provision does not apply to the Court or its authorized
8 personnel.

9 **9.2** Unless counsel agree otherwise in writing, at the conclusion of
10 this litigation, whether by settlement or final decision by the Court, all copies of any
11 documents, other than attorney work product, containing designated Confidential
12 Information produced by a party or third party shall be destroyed or returned to the
13 party or third party producing such documents or writings. Notwithstanding the
14 foregoing, outside counsel of record shall be permitted to retain a file copy of all
15 pre-trial, trial, and post-trial materials, depositions and deposition exhibits, and
16 document databases. Such file copies must be maintained under the conditions of
17 maintaining information as set forth in Paragraph 9.1. This provision does not apply
18 to the Court or its authorized personnel.

19 **9.3** The provisions of this Stipulated Protective Order apply to all
20 proceedings in this action, including all hearings, settlement proceedings,
21 arbitrations, trial, and all related proceedings.

22 **9.4** A designation of confidentiality pursuant to this Stipulated
23 Protective Order shall be effective and shall be respected by the parties and all
24 persons in any way involved in these proceedings or to whose attention Confidential
25 Information shall come unless and until otherwise ordered by the Court or stipulated
26 by all parties to this action. These obligations of confidentiality and non-disclosure
27 shall survive the conclusion of this action unless and until otherwise ordered by the
28 Court, or until all parties to this action stipulate that designated Confidential

1 Information can be disclosed.

2 **9.5** Nothing contained in this Stipulated Protective Order is intended
3 to require the production of privileged documents or to prevent a party from
4 objection to production on those or any other grounds. While the Court may
5 consider the existence of this Stipulated Protective Order in determining whether a
6 document is discoverable, this Stipulated Protected Order in and of itself does not
7 make discoverable or admissible a document that is otherwise not discoverable or
8 admissible based upon the objections asserted by a party with respect to that
9 document. Unless the parties agree otherwise, evidence of the existence or non-
10 existence of a designation under this Stipulated Protective Order shall not be
11 admissible for any purpose during any proceeding on the merits of this action.

12 **9.6** No party to this action, by entering into this Stipulated Protective
13 Order, by designating certain information as confidential under this Stipulated
14 Protective Order, or by acquiescing in any other party's or third-party's designation,
15 shall be deemed to have admitted or agreed that any such designated information is,
16 in fact, a trade secret or other confidential research, development, or commercial
17 information subject to protection.

18 **9.7** The procedures for filing material containing documents or
19 information designated as **CONFIDENTIAL** (including transcripts or videotape
20 recordings of depositions containing such information) under seal shall be governed
21 by Central District Local Rule 79-5. The parties acknowledge that this Stipulated
22 Protective Order does not entitle them to file confidential information under seal
23 without following all applicable Rules, including any requirements to show with
24 evidentiary support good cause or compelling reasons for filing under seal. The
25 parties further acknowledge that: (i) any document that is not confidential,
26 privileged, or otherwise protectable in its entirety will not be filed under seal if the
27 confidential portions can be redacted; (ii) if documents can be redacted, then a
28 redacted version for public viewing, omitting only the confidential, privileged, or

1 otherwise protectable portions of the document, shall be filed; and (iii) any
2 application that seeks to file documents under seal in their entirety should include an
3 explanation of why redaction is not feasible.

4 **9.8** The Court retains jurisdiction even after termination of this
5 action to enforce this Stipulated Protective Order and to make such deletions from
6 or amendments, modifications, and additions to the Stipulated Protective Order as
7 the Court may from time to time deem appropriate. The parties hereto reserve all
8 rights to apply to the Court at any time, before or after termination of this action, for
9 an order modifying this Stipulated Protective Order or seeking further protection
10 against disclosure or use of claimed Confidential Information. After the final
11 disposition of this action, within 60 days of a written request by the designating
12 party, each receiving party must return all Confidential Information, including all
13 documents that reproduce or capture any Confidential Information, to the producing
14 party or destroy such material, and submit a written certification of compliance of
15 same. Notwithstanding this provision, counsel are entitled to retain an archival copy
16 of all pleadings, motion papers, trial, deposition, and hearing transcripts, legal
17 memoranda, correspondence, deposition and trial exhibits, expert reports, attorney
18 work product, and consultant and expert work product, even if such materials
19 contain Confidential Information, provided that all such material shall remain
20 subject to this Stipulated Protective Order.

21
22 Pursuant to Local Rule 5-4.3.4(a)(2)(i), the undersigned counsel for
23 Defendants National Legal Staffing Support, LLC; Resolvly, LLC; Gregory
24 Fishman; and Julie Queler certifies that the content of this document is acceptable to
25 counsel for all other parties on whose behalf this filing is submitted, and that they
26 have provided their authorization to affix their electronic signatures to this
27 document.

1 **IT IS SO STIPULATED.**

2
3 DATED: October 12, 2020

4 THE LAW OFFICE OF MACY D. HANSON, PLLC

5
6 By /s/ Macy D. Hanson
7 MACY D. HANSON

8 Attorneys for Plaintiff
9 VIVIAN GRIJALVA

10 Dated: October 12, 2020

11 GAMEZ LAW FIRM, P.C.

12
13 By /s/ Daniel Gamez
14 DANIEL GAMEZ

15 Attorneys for Plaintiff
16 VIVIAN GRIJALVA

17 DATED: October 8, 2020

18 FINLAYSON TOFFER ROOSEVELT & LILLY LLP

19
20 By /s/ Scott B. Lieberman
21 SCOTT B. LIEBERMAN

22 Attorneys for Defendants
23 NATIONAL LEGAL STAFFING SUPPORT,
24 LLC; RESOLVLY; LLC, GREGORY
25 FISHMAN and JULIE QUELER
26
27
28

1 DATED: October 8, 2020

2 CLEMENT AND HO, APLC

3
4 By /s/ Randall J. Clement
5 RANDALL J. CLEMENT

6 Attorneys for Defendant and Counterclaimant
7 GM LAW FIRM, LLC and Defendant
8 CHANTEL L. GRANT

9 DATED: October 9, 2020

10 SKANE WILCOX LLP

11
12 By /s/ Joel P. Glazer
13 JOEL P. GLAZER

14 Attorneys for Defendants
15 KEVIN MASON, P.A. and KEVIN P. MASON

16
17
18 **ORDER**

19 In consideration of the Parties' stipulation, and for good cause
20 appearing, IT IS HEREBY ORDERED that the Stipulated Protective Order is
21 **GRANTED.**

22 DATED: October 13, 2020

23
24 

25 Hon. Douglas F. McCormick
26 United States Magistrate Judge

ATTACHMENT "A"

NONDISCLOSURE AGREEMENT

I, _____, do solemnly swear that I am familiar with the terms of the Stipulated Protective Order ("Order") entered in Vivian Grijalva v. Kevin Mason, P.A., et. al., United States District Court, Central District of California, Case No. 8:18-cv-02010-MCS (DFMx) (the "Action"), and hereby agree to comply with and be bound by the terms and conditions of said Order, unless and until modified by further order of the Court. I will not disclose to any individuals, other than those specifically authorized by the Court or in the Order, any documents or information designated as Confidential Information pursuant to the Order which is disclosed to me. Nor will I copy, use or disclose any documents or information designated as **CONFIDENTIAL** under the Order except for the purpose of the Action and/or any rights of any of the parties related to the Action and as authorized by the Order. I hereby consent to the jurisdiction of said Court for purposes of enforcing this Order.

Dated: _____

By

SIGNATURE

Print Name: _____

Print Address: _____
